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HUFFMAN LAW GROUP, P.C.
1832 N. CASCADE AVE.
COLORADO SPRINGS CO 80907-7449

In re Application of :
Asif Khan, et al. :
Application No. 10/802,532 :
Filed: April 19, 2004 :
For: **SHARED INPUT/OUTPUT LOAD-STORE** :
ARCHITECTURE :

DECISION ON PETITION
TO MAKE SPECIAL

This is a decision on the petition filed October 21, 2004 under Manual of Patent Examination Procedure §708.02, VIII requesting accelerated examination.

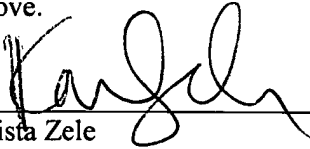
The petition under Manual of Patent Examination Procedure §708.02, VIII, must:

- (1) be filed prior to receiving any examination by the examiner,
- (2) be accompanied by the required fee- \$130,
- (3) the claims should be directed to a single invention (if it is determined that the claims pertain to more than one invention, then applicant will have to make an election without traverse or forfeit accelerated examination status),
- (4) state that a pre-examination search was made, and fully discuss the search method employed, such as classes and subclasses searched, publications, Chemical abstracts, patents, etc. A search made by a foreign patent office satisfies this requirement,
- (5) be accompanied by a copy of each of the references most closely related to the subject matter encompassed by the claims if said references are not already of record,
- (6) fully discuss the references, pointing out with the particularity required by 37 C.F.R. §1.111 (b) and (c), how the claimed subject matter is patentable over the references.

The petition fails to fully meet requirements (4), (5) and (6) inasmuch as there is no detailed discussion of a search having been performed for the instant application. Rather, applicant states that the copy of the search report and accompanying prior art is for a different application. Specifically, petitioner states that the instant application "contains a similar specification differing in aspects of the disclosed invention which is claimed". Therefore, it is not readily apparent that the claims of the instant application were searched and/or that the prior art supplied is that which is most closely related to the subject matter of this application.

Accordingly, the petition is **DENIED**.

Petitioner may submit a request for reconsideration within **TWO MONTHS** of the date of this decision. Any request for reconsideration should include a complete discussion of the search method employed for this application in order to comply with item (4) above. Furthermore, copies of the references most closely related to the claims of this application must be provided and discussed as per items (5) and (6) above.


Krista Zele
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